

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision STANDARD LEASE v.5

THIS LEASE AGREEMENT is made this

## PAID UP OIL AND GAS LEASE

(No Surface Use)

day of \_

October

. 2009, by and between

| Isaias                                                  | A Barcia                                        | amo                                     | arried                               | Derson                                    | herein                                        | not                                 | Spined                              | by                               | Spouse                                                                   |
|---------------------------------------------------------|-------------------------------------------------|-----------------------------------------|--------------------------------------|-------------------------------------------|-----------------------------------------------|-------------------------------------|-------------------------------------|----------------------------------|--------------------------------------------------------------------------|
| whose addresss is                                       | 4424 VI                                         | Hage                                    | Creek                                | Road                                      | Fort Wort                                     | ch, Tex                             | as 71                               | 01190                            | as Lesson                                                                |
| harainahaya namad                                       | RTY SERVICES, L.I<br>as Lessee, but all of      | her provisions (in                      | cluding the cor                      | poletion of blank                         | spaces) were prepa                            | red jointly by L                    | essor and Less                      | ee.                              | prepared by the part                                                     |
| <ol> <li>In conside</li> </ol>                          | ration of a cash bo<br>sinafter called leased   | nus in hand paid                        | I and the cove                       | nants herein co                           | ntained, Lessor her                           | eby grants, lea                     | ises and lets                       | exclusively to                   | Lessee the following                                                     |
| , , , , , , , , , , , , , , , , , , , ,                 |                                                 |                                         |                                      |                                           |                                               |                                     |                                     |                                  |                                                                          |
| . 11do ACI                                              | RES OF LAND,                                    | MORE OR LE                              | ESS, BEING                           | GLOT(S)                                   | 20                                            |                                     |                                     | _, BLOCK                         |                                                                          |
| OUT OF THE                                              | <u>Glen</u>                                     | Hark                                    | TADDA                                | NT COUNT                                  | / TEVAC ACC                                   |                                     |                                     |                                  | TO THE CITY OF<br>LAT RECORDED                                           |
| IN VOLUME                                               | 388-F                                           | . PAGE                                  | - 263                                | OI                                        | THE PLAT RE                                   | CORDING 1                           | TARRAN                              | COUNTY                           | , TEXAS.                                                                 |
| _                                                       |                                                 |                                         |                                      |                                           |                                               |                                     |                                     |                                  |                                                                          |
|                                                         | rrant, State of TE                              |                                         |                                      | gross acres                               | , more or less (inclu                         | ding any intere                     | sts therein whi                     | ch Lessor ma                     | y hereafter acquire by                                                   |
| substances produce                                      | ed in association th                            | erewith (including                      | g geophysical/                       | seismic operation                         | ns). The term "ga                             | as" as used he                      | erein includes                      | helium, carb                     | and non hydrocarbor<br>on dioxide and othe                               |
| commercial gases,                                       | as well as hydrocart<br>er owned by Lessor      | on gases. In ad which are continued     | dition to the at                     | ove-described le                          | eased premises, this<br>described leased pre- | s lease also co<br>emises, and, in  | vers accretions<br>consideration    | s and any sm<br>of the aforem    | all strips or parcels o<br>entioned cash bonus                           |
| Lessor agrees to ex                                     |                                                 | quest any addition                      | nal or suppleme                      | ental instruments                         | for a more complete                           | e or accurate d                     | escription of th                    | e land so covi                   | ered. For the purpose                                                    |
|                                                         | = 0                                             | -                                       |                                      | _                                         | · ·                                           |                                     | _                                   |                                  |                                                                          |
| <ol><li>This lease,<br/>as long thereafter as</li></ol> | which is a "paid-up"<br>s oil or gas or other s | lease requiring n<br>substances cover   | io rentals, shal<br>ed hereby are    | l be in force for a<br>produced in payi   | primary term of<br>ng quantities from th      | ne leased premi                     | ises or from lar                    | lyears from th<br>ids pooled the | e date hereof, and fo<br>erewith or this lease is                        |
| otherwise maintaine                                     | d in effect pursuant t                          | o the provisions h                      | nereof.                              |                                           |                                               |                                     |                                     |                                  | er liquid hydrocarbons                                                   |
| separated at Lesse                                      | e's separator facilitie                         | es, the royalty sh                      | all be                               | e-fourt                                   | h (1)                                         | of such                             | production, to                      | be delivered                     | at Lessee's option to<br>se such production a                            |
| the wellhead marke                                      | t price then prevailir                          | ig in the same fit                      | eld (or if there                     | is no such price                          | then prevailing in t                          | he same field,                      | then in the ne                      | arest field in                   | which there is such a                                                    |
| prevailing price) for                                   | r production of simi                            | lar grade and g                         | ravity; (b) for<br>he proceeds re    | gas (including o                          | casing head gas) a<br>e from the sale there   | and all other s<br>of, less a prop  | ubstances cov<br>ortionate part o   | rered hereby,<br>of ad valorem   | the royalty shall be<br>taxes and production                             |
| severance, or other                                     | excise taxes and the                            | e costs incurred b                      | y Lessee in de                       | livering, process                         | ing or otherwise ma                           | rketing such ga                     | as or other sub                     | stances, prov                    | ided that Lessee shall<br>there is no such price                         |
| then prevailing in th                                   | e same field, then ir                           | the nearest field                       | f in which there                     | e is such a preva                         | illing price) pursuan                         | t to comparable                     | e purchase cor                      | ntracts entere                   | d into on the same o                                                     |
| the leased premises                                     | or lands pooled the                             | rewith are capabl                       | e of either prod                     | ducing oil or gas                         | or other substances                           | covered hereb                       | y in paying qua                     | antities or suc                  | h wells are waiting or                                                   |
| be producing in pay                                     | ing quantities for the                          | purpose of maint                        | taining this leas                    | se. If for a period                       | of 90 consecutive of                          | days such well                      | or wells are sh                     | ut-in or produ                   | theless be deemed to<br>ction there from is no                           |
| being sold by Lesse<br>depository designate             | e, then Lessee shall<br>ed below, on or befo    | pay shut-in roya<br>re the end of said  | lty of one dolla<br>i 90-day period  | r per acre then c<br>I and thereafter o   | overed by this lease<br>on or before each ar  | e, such paymen<br>iniversary of the | it to be made t<br>e end of said 9  | o Lessor or to<br>0-day period   | Lessor's credit in the<br>while the well or wells                        |
| are shut-in or produ                                    | action there from is a                          | not being sold by                       | Lessee; provi                        | ided that if this I                       | ease is otherwise b                           | eing maintaine                      | d by operation                      | s, or if produ                   | ction is being sold by<br>ext following cessation                        |
| of such operations of                                   | or production. Lesse                            | e's failure to prop                     | erly pay shut-ir                     | royalty shall ren                         | der Lessee liable for                         | r the amount du                     | ue, but shall no                    | t operate to to                  | rminate this lease.                                                      |
| be Lessor's deposite                                    | ory agent for receivin                          | g payments rega                         | rdless of chance                     | es in the owners                          | hip of said land. All                         | payments or te                      | nders may be                        | nade in curre                    | uccessors, which sha<br>ncy, or by check or by                           |
| draft and such payn<br>address known to L               | nents or tenders to L<br>essee shall constitut  | essor or to the de<br>e proper payment  | epository by de<br>t. If the deposi  | eposit in the US I<br>itory should liquid | Mails in a stamped of<br>date or be succeede  | envelope addre<br>ed by another in  | ssed to the de<br>stitution, or for | pository or to<br>any reason f   | the Lessor at the las                                                    |
| payment hereunder,                                      | Lessor shall, at Les:                           | see's request, del                      | liver to Lessee                      | a proper records                          | ble instrument nami                           | ing another inst                    | itution as depo                     | sitory agent to                  | receive payments.<br>y hole") on the leased                              |
| premises or lands p                                     | cooled therewith, or                            | if all production                       | (whether or no                       | it in paying guar                         | tities) permanently                           | ceases from a                       | nv cause, incli                     | uding a revisi                   | on of unit boundarie:                                                    |
| nevertneless remain                                     | i in force if Lessee c                          | ommences opera                          | itions for rewor                     | king an existing :                        | well or for drilling an                       | additional well                     | or for otherwi                      | se obtaining c                   | ained in force it sha<br>or restoring production                         |
| the end of the prima                                    | ary term, or at any t                           | ime thereafter, th                      | is tease is not                      | otherwise being                           | maintained in force                           | e but Lessee is                     | then engage                         | i in drilling, re                | of all production. If a<br>eworking or any othe                          |
| no cessation of mor                                     | e than 90 consecuti                             | ve days, and if a                       | ny such operat                       | tions result in the                       | production of oil o                           | r gas or other s                    | substances co                       | rered hereby.                    | is are prosecuted with                                                   |
| there is production i                                   | n paying quantities f                           | from the leased p                       | remises or lan                       | ds pooled therev                          | ith. After completic                          | n of a well can                     | able of produc                      | ing in paving                    | quantities hereunder<br>similar circumstances                            |
| to (a) develop the le                                   | eased premises as t                             | o formations ther                       | a capable of pr                      | oducing in payin                          | g guantities on the                           | leased premise                      | es or lands poe                     | oled therewith                   | , or (b) to protect the                                                  |
| additional wells exce                                   | ept as expressly prov                           | lded herein.                            |                                      |                                           |                                               |                                     |                                     |                                  |                                                                          |
| depins or zones, an                                     | id as to any or all si                          | ubstances covere                        | ed by this lease                     | e, either before d                        | or after the commen                           | cement of pro-                      | duction, when                       | ver Lessee d                     | rests, as to any or al<br>leems it necessary o                           |
| unit formed by such                                     | pooling for an oil we                           | ell which is not a                      | horizontal com                       | pletion shall not                         | exceed 80 acres plu                           | ıs a maximum :                      | acreage tolera:                     | nce of 10%, a                    | inds or interests. The                                                   |
| norizontal completio                                    | n shall not exceed 64                           | 40 acres plus a m                       | iaximum acrea                        | ge tolerance of 1                         | 0%: provided that a                           | larger unit may                     | , he formed for                     | an oil well or                   | gas well or horizonta<br>so. For the purpose                             |
| or the foregoing, the                                   | terms "oli well" and                            | "gas well" shall l                      | have the mean                        | lings prescribed.                         | by applicable law or                          | the appropriat                      | e governmenta                       | ıl authority, o                  | r, if no definition is so<br>ratio of 100,000 cubic                      |
| feet or more per ba                                     | arrel, based on 24-h                            | our production t                        | est conducted                        | under normal n                            | roducing conditions                           | using standar                       | d lease senar                       | ator facilities                  | or equivalent testing<br>or equivalent testing                           |
| equipment; and the                                      | term "norizontal con                            | inletion" means a                       | an oil well in w                     | hich the horizon                          | tal component of the                          | e aross comple                      | etion interval in                   | the recervoir                    | r avecade the vertice                                                    |
| Production, drilling of                                 | or reworking operation                          | ons anywhere on                         | i a unit which                       | includes all or a                         | ny part of the lease                          | ed premises sh                      | all be treated                      | as if it were                    | ctive date of pooling<br>production, drilling or                         |
| net acreage covered                                     | s on the leased prem<br>I by this lease and I   | vises, except that<br>ncluded in the ur | the production the the               | on which Lesson total gross acre          | r's royalty is calcula                        | ted shall be that                   | at proportion of                    | the total unit                   | production which the                                                     |
| unit formed hereund                                     | one or more instance<br>ler by expansion or     | es shall not exhat<br>contraction or bo | ust Lessee's po<br>the either before | ooling rights here                        | under, and Lessee                             | shall have the                      | recurring right                     | but not the of                   | oligation to revise any                                                  |
| prescribed or permit                                    | ted by the dovernme                             | ental authority ha                      | vina iurisdictloi                    | a or to conform                           | to any productive a                           | creane determi                      | ination made h                      | y cuch gover                     | ng of density pattern<br>nmental authority. In<br>ent any portion of the |
| leased premises is it                                   | nciuaea in or exclude                           | ed from the unit b                      | v virtue of suci                     | h revision the nr                         | anartian of unit area                         | luction on whic                     | h roughting are                     | navable bero                     | under chall thereafter                                                   |
| a writteri declaration                                  | describing the unit a                           | nd stating the dat                      | e of termination                     | n Pooling bereu                           | nder shall not const                          | itute a cross.co                    | nuevance of in                      | taracte                          | unit by filing of record                                                 |
| of the leased premis                                    | vns less than the full<br>es or lands pooled th | mineral estate in                       | all or any part                      | of the lascari are                        | mires the royalties                           | and chut in rou                     | rattion navable                     | hospindor for                    | r any well on any parl<br>e full mineral estate in                       |
| such part of the lease                                  | ed premises.                                    |                                         |                                      | ,                                         |                                               |                                     |                                     |                                  | Cardia Cartate III                                                       |

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1. The interest of either Lessor or Lossee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lossor's output his his way the reflect of reducing the rights or enlarging the obligations of Lossee hereunder, and no change in ownership shall be binding on Lossee until 60 days after Lossee has been trunshed the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lossees or until Losson's assallated the notification requirements contained in Lossees was underly of the death of any person entitled to stuth in royalities between the Lossees are such as the control of the depository designated above. If at any time two or more persons are entitled to shuth royalities hereunder, Lossee may pay or tender such shuth-in royalities to such persons or to their credit in the depository designated above. If at any time two or more persons are entitled to shuth-in royalities for the transferred interest, and failture of the transferred interest, and the submitted of the proportion of the area covered by the lesse of any interest not so transferred. If Lossee transferre as full or undivided interest in all or a reportion of the proportion of the

there is a final judicial determination that a breach or default has occurred, this lease shall not be intelled of calceled if whole in in part times altered to calceled in which are intelled to calceled in which are intelled above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well bore easement under and through the leased premises for the placement of well bores (along routes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tracts of land and which are not intended to develop the leased premises or lands pooled therewith and from which Lessor shall have no right to royalty or other benefit. Such subsurface well bore easements shall run with the land and survive any termination of this lease.

15. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-n royalties otherwise payable to Lesser hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's title, Lessee may suspend the payment of royalties and shut-in royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.

Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other

operations

17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original.

DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms which Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

|                                                                                          |           | •                                                                             |         |
|------------------------------------------------------------------------------------------|-----------|-------------------------------------------------------------------------------|---------|
| LESSOR (WHETHER ONE OR MORE)                                                             |           | ,                                                                             |         |
| Grand Garcia  By: Faias Garcia                                                           |           | Ву:                                                                           |         |
| STATE OF TXXQS                                                                           | ACKNOWLED | GMENT                                                                         |         |
| COUNTY OF TAYYOUT  This instrument was acknowledged before me on the                     | 5day of   | DOGOBET , 200                                                                 | 9,      |
| MARIA MUNOZ PADILLA Notary Public, State of Texas My Commission Expires October 05, 2011 |           | Notary Public, State of                                                       | Padille |
| STATE OF<br>COUNTY OF<br>This instrument was acknowledged before me on the<br>by:        | day of    | ., 200                                                                        | 19,     |
|                                                                                          |           | Notary Public, State of Notary's name (printed): Notary's commission expires: |         |

## SUZANNE HENDERSON

**COUNTY CLERK** 



100 West Weatherford Fort Worth, TX 76196-0401

PHONE (817) 884-1195

**DALE RESOURCES** 3000 ALTA MESA BLVD STE 300 **FT WORTH, TX 76133** 

Submitter: DALE RESOURCES LLC

## **DO NOT DESTROY** WARNING - THIS IS PART OF THE OFFICIAL RECORD.

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Filed For Registration:

10/20/2009 7:58 AM

Instrument #:

D209277925

LSE

**PGS** 

\$20.00

Denlessan

D209277925

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Prepared by: VMMASSINGILL